

1 Mike Arias (CSB #115385)  
2 mike@asstlawyers.com  
3 Alfredo Torrijos (CSB #222458)  
4 alfredo@asstlawyers.com  
5 **ARIAS SANGUINETTI WANT & TORRIJOS, LLP**  
6 6701 Center Drive West, 14th Floor  
7 Los Angeles, California 90045  
8 Telephone: (310) 844-9696  
9 Facsimile: (310) 861-0168

10 Steven L. Woodrow\*  
11 swoodrow@woodrowpeluso.com  
12 Patrick H. Peluso\*  
13 ppeluso@woodrowpeluso.com  
14 Taylor T. Smith\*  
15 tsmith@woodrowpeluso.com  
16 **WOODROW & PELUSO, LLC**  
17 3900 E. Mexico Avenue, Suite 300  
18 Denver, Colorado 80210  
19 Telephone: (720) 216-0675  
20 Facsimile: (303) 927-0809

21 \**Pro Hac Vice*

22 *Attorneys for Plaintiff and the Putative Class*

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**UNITED STATES DISTRICT COURT**  
**CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION**

17 **Edwardo Munoz**, individually and on  
18 behalf of all others similarly situated,

Case No. 2:18-cv-03893-RGK-AGR

19 Plaintiff,

**NOTICE OF SETTLEMENT**

21 v.  
22 **7-Eleven, Inc.**, a Texas corporation

Judge: Hon. R. Gary Klausner  
Place: Courtroom 850

23 Defendant.

24  
25 Complaint Filed: May 9, 2018

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1 Plaintiff Edwardo Munoz (“Plaintiff” or “Munoz”) hereby provides notice  
2 that the Parties have reached a settlement in this case, and states as follows:

- 3 1. Plaintiff and Defendant have engaged in settlement discussions overseen  
4 by a respected third-party neutral and have reached an agreement in  
5 principle to resolve the claims brought by Plaintiff and the Class.
- 6 2. The Parties are presently working to finalize a settlement agreement.
- 7 3. The Parties respectfully request that a deadline of June 25, 2019 be set  
8 for the filing of Plaintiff’s Motion for Preliminary Approval of Class  
9 Action Settlement.
- 10 4. The Parties further respectfully request that all deadlines in the case,  
11 including trial, be vacated at this time pending the settlement approval  
12 process.

13  
14 Respectfully Submitted,

15 **EDWARDO MUNOZ**, individually and on  
16 behalf of all others similarly situated,

17 Dated: May 14, 2019

18 By: /s/ Patrick H. Peluso  
One of Plaintiff’s Attorneys

19  
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mike@asstlawyers.com  
21 Alfredo Torrijos (CSB #222458)  
alfredo@asstlawyers.com  
22 **ARIAS SANGUINETTI WANG &**  
**TORRIJOS, LLP**  
23 6701 Center Drive West, 14th Floor  
24 Los Angeles, California 90045  
25 Telephone: (310) 844-9696  
26 Facsimile: (310) 861-0168

27 Steven L. Woodrow\*  
swoodrow@woodrowpeluso.com  
28

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Patrick H. Peluso\*  
ppeluso@woodrowpeluso.com  
Taylor T. Smith\*  
tsmith@woodrowpeluso.com  
**WOODROW & PELUSO, LLC**  
3900 East Mexico Avenue, Suite 300  
Denver, Colorado 80210  
Telephone: (720) 213-0675  
Facsimile: (303) 927-0809  
\**Pro Hac Vice*

PLAINTIFF'S RESPONSE IN OPPOSITION TO DEFENDANT'S MOTION FOR SUMMARY JUDGMENT

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true and correct copy of the above titled document was served upon counsel of record by filing such papers via the Court's ECF system on May 14, 2019.

/s/ Patrick H. Peluso